

INTAKE DROP BOX
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IN THE UNITED STATES DISTRICT COURT
2013 DEC-4 AM 10:45
THE DISTRICT OF PUERTO RICO

CLERK'S OFFICE	X	
UNITED STATES OF AMERICA	X	
SAN JUAN, PR	X	
Plaintiff,	X	
	X	
v.	X	No. 3:12-cv-2039
	X	
COMMONWEALTH OF PUERTO RICO, and	X	(G.A.G.)
the PUERTO RICO POLICE DEPARTMENT,	X	
	X	
Defendants;	X	
	X	
JORGE DIAZ CASTRO,	X	
	X	
as Defendant-Intervenor.	X	
	X	
XXXXXXXXXXXXXXXXXXXXXXXXXXXX		

**MOTION TO AMEND MOTION FOR PRELIMINARY DECLARATORY AND
INJUNCTIVE RELIEF, *PENDENTE LITE*, AND THE [PROPOSED] ORDER**

TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

1. I, Jorge Díaz Castro, proposed intervening defendant in the instant case, and Appellant in cases 13-2079 and 13-2306 at the Honourable First Circuit Court of Appeals, hereby move to amend the "Motion for Preliminary Declaratory and Injunctive Relief, *pendente lite*," and the accompanying [proposed] order, filed on December 2nd, 2013; but which have not yet been entered into the docket.

2. The third line of the first paragraph of the motion should read:

"... hereby move for preliminary declaratory and injunctive **relief**..."

3. The caption of the motion and the [proposed] order should read, towards the end:
"JORGE DIAZ CASTRO, as **Defendant-Intervenor**."

Continued...

**IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO
MOTION TO AMEND DOCUMENTS**

No. 3:12-cv-2039

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4. I claim excusable neglect for these errors, and would ask that the stipulated documents be theretofore amended, as specified above.

WHEREFORE, proposed intervening defendant Jorge Díaz Castro, as a concerned lobbyist for the PRPD; and as Appellant in U.S.C.A. cases No. 13-2079 and 13-2306; respectfully requests that the Honourable Court amend the stipulated documents, as specified above.

RESPECTFULLY SUBMITTED in San Juan, Puerto Rico, on December 11, 2013.



Jorge Díaz Castro

PROSE

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